

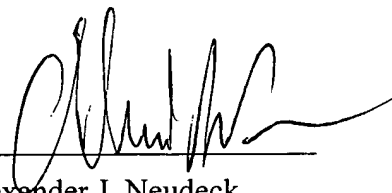
applicant's claims call for movement of said electronic device relative to a surface in close proximity to said navigation sensor or a surface upon which said device is placed or a surface in contact with said device or similar limitations. Applicant amended the claims in the last Office Action to add these limitations. However, applicant respectfully submits that these limitations of movement of said electronic device relative to a surface in close proximity to said navigation sensor, or a surface upon which said device is placed, or a surface in contact with said device or similar limitations do not appear to be addressed by the present Office Action. Applicant respectfully requests that the Examiner address these limitations that were added by amendment in applicant's last response (mailed 10/7/2002).

“A claim is anticipated only if each and every element as set forth in the claims is found ... in a single prior art reference” *Verdegall Bros. v. Union Oil co. of California*, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987). Accordingly, because applicant's independent claims now contain limitations that help define the surface to which movement is relative to, and Rekimoto only teaches tilt relative to, say, the surface of the earth, which is *not* in close proximity to [the] navigation sensor, applicant respectfully submits that Rekimoto does not disclose every element of applicant's independent claims and therefore applicant's claims are not anticipated by Rekimoto.

Furthermore, applicant's invention is not obvious in view of Rekimoto. “To establish *prima facie* obviousness of a claimed invention, all the claim limitations must be taught or suggested by the prior art. *In re Royka*, 490 F.2d 981, 180 USPQ 580 (CCPA 1974)” MPEP 2143.03. For the reasons mentioned, above, Applicant respectfully submits that Rekimoto does not disclose teach or suggest all of applicants claim limitations as amended. Accordingly, applicant respectfully submits that applicant's invention is not obvious in view of Rekimoto.

3. This application is considered in condition for allowance and such action is earnestly solicited.

Respectfully submitted

by 

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